## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

VICTOR P. CAPALDI,
Plaintiff,

CIVIL ACTION NO: 04-10843-JLT

vs.

F/V GEORGIE J, her engines, boilers, equipment, machinery, tackle, furnishings, apparel, appurtenances, etc., including but not limited to, its commercial fishing licenses, permits, limited entry rights, quotas, moratorium permits/licenses, and all other fishing rights, history, privileges, or entitlements arising from, issued to, attaching to, or appurtenant to said vessel, in rem

Defendant.

CLAIM BY THE OWNER OF THE F/V GEORGIE J
PURSUANT TO SUPPLEMENTAL RULES (C) & (E) FOR CERTAIN
ADMIRALTY AND MARITIME CLAIMS

Now comes AGA FISHING CORPORATION, a corporation duly organized and existing under the laws of the Commonwealth of Massachusetts and having a principal place of business at 113 MacArthur Drive, New Bedford, Massachusetts and appears for itself as owner of the F/V GEORGIE J, and makes claim to the F/V GEORGIE J, her tackle, engines, equipment and furnishings, and states that it was at the time of the filing of PLAINTIFF'S COMPLAINT AND DEMAND FOR JURY TRIAL and the vessel's arrest, and still is, the true

and bona fide sole owner of the vessel and that no other person or corporation is the owner thereof.

WHEREFORE, the claimant, AGA FISHING CORPORATION, prays to defend the claims asserted against the F/V GEORGIE J and to proceed accordingly.

AGA FISHING CORPORATION

\_"/s/ Thomas J. Muzyka"

By: Thomas J. Muzyka
As: Attorney-in-Fact for
AGA FISHING CORPORATION

## COMMONWEALTH OF MASSACHUSETTS

Suffolk, SS

May 12, 2004

Then personally appeared the above named, Thomas J. Muzyka, known to me to be the same and stated that he has read the foregoing **CLAIM** and that the contents thereof are true to the best of his knowledge, information and belief.

Before me,

"/s/ Cheryl A. Mehos"
Notary Public
My Commission Expires:
January 13, 2006